



Sen. Martin A. Sandoval

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09800SB1346sam002

LRB098 08669 OMW 42254 a

1 AMENDMENT TO SENATE BILL 1346

2 AMENDMENT NO. _____. Amend Senate Bill 1346 by replacing
3 everything after the enacting clause with the following:

4 "Section 5. The Illinois Municipal Code is amended by
5 adding Section 11-101-3 as follows:

6 (65 ILCS 5/11-101-3 new)

7 Sec. 11-101-3. Integrated passenger transportation. The
8 corporate authorities of each municipality that maintain a
9 public airport shall have the power to plan, market, and
10 otherwise support integrated passenger transportation within
11 that municipality including, but not limited to:

12 (1) providing financial support for the development of
13 integrated passenger facilities; and

14 (2) creating marketing materials cooperatively with
15 other transportation organizations.

16 For the purposes of this Section, "integrated passenger

1 transportation" means the integration of surface, rail, and air
2 passenger transportation services and facilities.

3 Any corporate authority that plans to apply for federal
4 grant assistance to support the development of integrated
5 passenger transportation services or facilities shall consult
6 with the Secretary of the Department of Transportation, local
7 mass transit districts, if applicable, the Regional
8 Transportation Authority, if applicable, and local municipal
9 planning organizations to ensure the plan is consistent with
10 the Department's published transportation improvement plans
11 for integrated passenger transportation prior to its final
12 grant application submission to the federal entity sponsoring
13 the grant program.

14 The corporate authority shall obtain written approval from
15 the Governor for the manner that the corporate authority
16 intends to plan, market, and otherwise support integrated
17 passenger transportation before exercising the powers granted
18 by this Section. The requirement to obtain written approval
19 from the Governor only applies to activities resulting from the
20 exercise of powers granted by this Section and does not apply
21 to any other powers otherwise granted by law.

22 Moneys in the Road Fund shall not be used to implement this
23 Section.

24 Section 10. The Airport Authorities Act is amended by
25 adding Section 8.16 as follows:

1 (70 ILCS 5/8.16 new)

2 Sec. 8.16. Integrated passenger transportation. An airport
3 authority that maintains a public airport shall have the power
4 to plan, market, and otherwise support integrated passenger
5 transportation within the area served by the authority
6 including, but not limited to:

7 (1) providing financial support for the development of
8 integrated passenger facilities; and

9 (2) creating marketing materials cooperatively with
10 other transportation organizations.

11 For the purposes of this Section, "integrated
12 transportation" means the integration of surface, rail, and air
13 passenger transportation services and facilities.

14 Any airport authority that plans to apply for federal grant
15 assistance to support the development of integrated passenger
16 transportation services or facilities shall consult with the
17 Secretary of the Department of Transportation, local mass
18 transit districts, if applicable, the Regional Transportation
19 Authority, if applicable, and local municipal planning
20 organizations to ensure the plan is consistent with the
21 Department's published transportation improvement plans for
22 integrated passenger transportation prior to its final grant
23 application submission to the federal entity sponsoring the
24 grant program.

25 The airport authority shall obtain written approval from

1 the Governor for the manner that the airport authority intends
2 to plan, market, and otherwise support integrated passenger
3 transportation before exercising the powers granted by this
4 Section. The requirement to obtain written approval from the
5 Governor only applies to activities resulting from the exercise
6 of powers granted by this Section and does not apply to any
7 other powers otherwise granted by law.

8 Moneys in the Road Fund shall not be used to implement this
9 Section.

10 Section 15. The Interstate Airport Authorities Act is
11 amended by adding Section 4.1 as follows:

12 (70 ILCS 10/4.1 new)

13 Sec. 4.1. Integrated passenger transportation. An
14 interstate airport authority that maintains a public airport
15 shall have the power to plan, market, and otherwise support
16 integrated passenger transportation within the area served by
17 the authority including, but not limited to:

18 (1) providing financial support for the development of
19 integrated passenger facilities; and

20 (2) creating marketing materials cooperatively with
21 other transportation organizations.

22 For the purposes of this Section, "integrated
23 transportation" means the integration of surface, rail, and air
24 passenger transportation services and facilities.

1 An interstate airport authority that plans to apply for
2 federal grant assistance to support the development of
3 integrated passenger transportation services or facilities
4 shall consult with the Secretary of the Department of
5 Transportation, local mass transit districts, if applicable,
6 the Regional Transportation Authority, if applicable, and
7 local municipal planning organizations to ensure the plan is
8 consistent with the Department's published transportation
9 improvement plans for integrated passenger transportation
10 prior to its final grant application submission to the federal
11 entity sponsoring the grant program.

12 The interstate airport authority shall obtain written
13 approval from the Governor for the manner that the interstate
14 airport authority intends to plan, market, and otherwise
15 support integrated passenger transportation before exercising
16 the powers granted by this Section. The requirement to obtain
17 written approval from the Governor only applies to activities
18 resulting from the exercise of powers granted by this Section
19 and does not apply to any other powers otherwise granted by
20 law.

21 Moneys in the Road Fund shall not be used to implement this
22 Section.

23 Section 20. The Park District Code is amended by adding
24 Section 8-10c as follows:

1 (70 ILCS 1205/8-10c new)

2 Sec. 8-10c. Integrated passenger transportation. A park
3 district that maintains a public airport shall have the power
4 to plan, market, and otherwise support integrated passenger
5 transportation within the area served by the park district
6 including, but not limited to:

7 (1) providing financial support for the development of
8 integrated passenger facilities; and

9 (2) creating marketing materials cooperatively with
10 other transportation organizations.

11 For the purposes of this Section, "integrated
12 transportation" means the integration of surface, rail, and air
13 passenger transportation services and facilities.

14 Any park district that plans to apply for federal grant
15 assistance to support the development of integrated passenger
16 transportation services or facilities shall consult with the
17 Secretary of the Department of Transportation, local mass
18 transit districts, if applicable, the Regional Transportation
19 Authority, if applicable, and local municipal planning
20 organizations to ensure the plan is consistent with the
21 Department's published transportation improvement plans for
22 integrated passenger transportation prior to its final grant
23 application submission to the federal entity sponsoring the
24 grant program.

25 The park district shall obtain written approval from the
26 Governor for the manner that the park district intends to plan,

1 market, and otherwise support integrated passenger
2 transportation before exercising the powers granted by this
3 Section. The requirement to obtain written approval from the
4 Governor only applies to activities resulting from the exercise
5 of powers granted by this Section and does not apply to any
6 other powers otherwise granted by law.

7 Moneys in the Road Fund shall not be used to implement this
8 Section.

9 Section 25. The County Airports Act is amended by adding
10 Section 21.1 as follows:

11 (620 ILCS 50/21.1 new)

12 Sec. 21.1. Integrated passenger transportation. To plan,
13 market, and otherwise support integrated passenger
14 transportation within the county including, but not limited to:

15 (1) providing financial support for the development of
16 integrated passenger facilities; and

17 (2) creating marketing materials cooperatively with
18 other transportation organizations.

19 For the purposes of this Section, "integrated
20 transportation" means the integration of surface, rail, and air
21 passenger transportation services and facilities.

22 If the County Airports Commission plans to apply for
23 federal grant assistance to support the development of
24 integrated passenger transportation services or facilities

1 shall consult with the Secretary of the Department of
2 Transportation, local mass transit districts, if applicable,
3 the Regional Transportation Authority, if applicable, and
4 local municipal planning organizations to ensure the plan is
5 consistent with the Department's published transportation
6 improvement plans for integrated passenger transportation
7 prior to its final grant application submission to the federal
8 entity sponsoring the grant program.

9 The County Airports Commission shall obtain written
10 approval from the Governor for the manner that the Commission
11 intends to plan, market, and otherwise support integrated
12 passenger transportation before exercising the powers granted
13 by this Section. The requirement to obtain written approval
14 from the Governor only applies to activities resulting from the
15 exercise of powers granted by this Section and does not apply
16 to any other powers otherwise granted by law.

17 Moneys in the Road Fund shall not be used to implement this
18 Section.

19 Section 99. Effective date. This Act takes effect upon
20 becoming law."